Office of Chief Counsel Internal Revenue Service

memorandum

CC:WR:SCA:SD:TL-N-111-99
GAKindel

date:

JAN 14 1999

to:

Appeals Office, Southern California District

ATTN: Marcia Hamm, Team Manager, Laguna Niguel

from:

Associate District Counsel, Southern California District, San Diego

subject:

Consent to Extend the Time to Assess Tax, Form 872

This memorandum responds to your request for advice on the proper party to execute Consent to Extend the Time to Assess Tax, Form 872, on behalf of and and

DISCLOSURE LIMITATIONS

This advice constitutes return information subject to I.R.C. § 6103. This advice contains confidential information subject to attorney-client and deliberative process privileges and if prepared in contemplation of litigation, subject to the attorney work product privilege. Accordingly, the Examination or Appeals recipient of this document may provide it only to those persons whose official tax administration duties with respect to this case require such disclosure. In no event may this document be provided to Examination, Appeals, or other persons beyond those specifically indicated in this statement. This advice may not be disclosed to taxpayers or their representatives.

This advice is not binding on Examination or Appeals and is not a final case determination. Such advice is advisory and does not resolve Service position on an issue or provide the basis for closing a case. The determination of the Service in the case is to be made through the exercise of the independent judgment of the office with jurisdiction over the case.

<u>ISSUE</u>

Who is the proper party to execute a Consent to Extend the Time to Assess Tax, Form 872, to further extend the time for assessing income taxes due from the following entities for the tax periods ending and and part of the tax periods and part of the tax periods ending the tax periods and part of the tax periods ending the tax periods and part of the tax periods ending the tax periods and part of the tax periods ending the tax periods and part of the tax periods ending the tax p
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CONCLUSION
Any officer, such as its president, vice-president, treasurer, assistant treasurer, chief accounting officer or any other officer duly authorized to act, can execute Form 872 on behalf of and ,
<u>FACTS</u>
wholly-owned by a corporation corporation. has several wholly-owned subsidiaries, including , and ,
tax returns for the taxable years ending and tax returns for the taxable years ending tax returns for the taxable years end tax returns for the taxable years end tax returns for the taxable years end tax returns tax ret
income tax return for the taxable year ending
The Service is currently auditing and and an and an another for the taxable years to an and an another the Service recently sought to extend the period of limitations for these years to an and mailed a Consent to Extend the Time to Assess Tax, Form 872, to each of and and an and an another the taxable years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for these years to be a service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the period of limitations for the service recently sought to extend the service recently so
In response, however, the Service received three Forms 872, each executed by an e
The Service is not aware of any corporate resolution or other corporate designation by , and a corporate designation or other corporate designation by , and a corporate designation or other corporate designation by , and a corporate designation or other corporate designation by , and a corporate designation or other corporate designation by , and a corporate designation by a corpor

DISCUSSION

I.R.C. § 6501(a) provides that, as a general rule, tax must be assessed within three years of the filing date of the return. I.R.C. § 6501(c)(4), however, allows the Service and the taxpayer to agree in writing to extend the three-year period of limitations. Any officer duly authorized to act on behalf of a corporation can execute Form 872 to extend the three-year period of limitations.

The common parent of a consolidated group of corporations is the sole agent for each subsidiary in the consolidated group and is duly authorized to act in its own name in all matters relating to the income tax liability of the consolidated group for the consolidated return year. Treas. Reg. § 1.1502-77(a). As such, the common parent, in its own name, is the proper party to extend the period of limitations on behalf of itself and each subsidiary in the consolidated group with respect to a consolidated return year. Id. (emphasis added).

Although	now files a consolidated ret	urn with	
	ich returns for through		
	ute an extension of the period of l		
or or	for grant or B	ecause the Service has time	
remaining on the period of limitations, we recommend that the Service obtain consents for			
and	which are executed by the office	ers authorized to act on their	
behalf.			

If you have any questions, please call the undersigned at (619) 557-6014.

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GORDON L. GIDLUND Assistant District Counsel

By: /5/ GRETCHEN A. KINDEL Attorney